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Page 1 of 5

AO 245E

(Rev. 9/00) Judgment in a Criminal Case for Organizational Defendants Sheet 1

VOV 2 6 2024

United States District Court

SOUTHERN DISTRICT OF CALIFORNIA

CLERK. U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

v.

(For Organizational Defendants)

GLENN DEFENSE MARINE (ASIA) PTE. LTD.

CASE NUMBER: 3:13-CR-3781-JLS-3

Douglas William Sprague

Defendant Organization's Attorney

THE DEFENDANT OR The pleaded guilty to cou					
was found guilty on after a plea of not gu Accordingly, the def		nvolve the fo	ollowing offense(s):		
Title & Section	Nature of Offense		Count <u>Number(s)</u>		
18:371	Conspiracy to Commit Bribery		1		
18:201 (b)(1)(A), (c) Bribery			2		
18:371	Conspiracy to Defraud the United States		3		
	ganization is sentenced as provided in pages 2 through oursuant to the Sentencing Reform Act of 1984.	5	of this judgment.		
☐ The defendant organ	ization has been found not guilty on count(s)				
Count(s)	is are dismissed on the motion of the United States.				
🗵 Assessment: \$ 400.0	0 imposed (payable forthwith)				
X See Fine Page					
change of name, principa this judgment are fully pa	O that the defendant organization shall notify the United States A business address, or mailing address until all fines, restitution id. If ordered to pay restitution, the defendant organization shathe organization's economic circumstances.	n, costs, and	special assessments imposed by		

11/05/2024

Date of Imposition of Sentence

HON. JANIS L. SAMMARTINO UNITED STATES DISTRICT JUDGE Case 3:13-cr-03781-JLS Document 449 Filed 11/26/24 PageID.3242 Page 2 of 5

AO 245E (Rev. 9/00) Judgment in a Criminal Case for Organizational Defendants Sheet 2 — Probation

Judgment—Page 2 of 5

DEFENDANT ORGANIZATION: GLENN DEFENSE MARINE (ASIA) PTE. LTD.

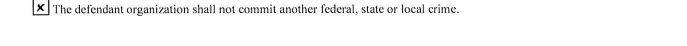
CASE NUMBER: 3:13-CR-3781-JLS-3

PROBATION

The defendant organization is hereby sentenced to probation for a term of:

5 years as to counts 1-3 to run concurrent to one another for a total of 5 years. This sentence shall also run concurrent to the sentences imposed in case no.'s 13cr3782-JLS and 13cr4287-JLS for a total of 5 years.

MANDATORY CONDITION



If this judgment imposes a fine or a restitution obligation, it shall be a condition of probation that the defendant organization pay any such fine or restitution.

The defendant organization shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant organization shall also comply with the additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) within thirty days from the date of this judgment, the defendant organization shall designate an official of the organization to act as the organizations's representative and to be the primary contact with the probation officer;
- the defendant organization shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant organization shall notify the probation officer ten days prior to any change in principal business or mailing address;
- 4) the defendant organization shall permit a probation officer to visit the organization at any of its operating business sites;
- 5) the defendant organization shall notify the probation officer within seventy-two hours of any criminal prosecution, major civil litigation, or administrative proceeding against the organization;
- 6) the defendant organization shall not dissolve, change its name, or change the name under which it does business unless this judgment and all criminal monetary penalties imposed by this court are either fully satisfied or are equally enforceable against the defendant's successors or assignees;
- 7) the defendant organization shall not waste, nor without permission of the probation officer, sell, assign, or transfer its assets.

Case 3:13-cr-03781-JLS Document 449 Filed 11/26/24 PageID.3243 Page 3 of 5

AO 245E (Rev. 9/00) Judgment in a Criminal Case for Organizational Defendants Sheet 2 — Continued 1 — Probation

Judgment—Page 3 of 5

DEFENDANT ORGANIZATION: GLENN DEFENSE MARINE (ASIA) PTE. LTD. CASE NUMBER: 3:13-CR-3781-JLS-3

SPECIAL CONDITIONS OF SUPERVISION

- 1. Pursuant to 18 U.S.C. § 3563(a)(1), any sentence of probation shall include the condition that the organization not commit another federal, state, or local crime during the term of probation.
- 2. The organization shall notify the court or probation officer immediately upon learning of (A) any material adverse change in its business or financial condition or prospects, or (B) the commencement of any bankruptcy proceeding, major civil litigation, criminal prosecution, or administrative proceeding against the organization, or any investigation or formal inquiry by governmental authorities regarding the organization.
- 3. The organization shall submit to: (A) a reasonable number of regular or unannounced examinations of its books and records at appropriate business premises by the probation officer or experts engaged by the court; and (B) interrogation of knowledgeable individuals within the organization. Compensation to and costs of any experts engaged by the court shall be paid by the organization.

Case 3:13-cr-03781-JLS Document 449 Filed 11/26/24 PageID.3244 Page 4 of 5

AO 245E

Judgment in Criminal Case for Organizational Defendants

Criminal Monetary Penalties			
DEFENDANT: GLENN DEFENSE MARINE (ASIA) PTE CASE NUMBER: 3:13-CR-03781-JLS-3		Judgment — Page <u>4</u> of	5
The defendant shall pay a fine in the amount of	FINE \$36,000,000.00	_unto the United States of America.	
This sum shall be paid immediately as follows: \$36,000,000.00 fine (with no interest) to run concurred.	ent to fine imposed in	case no.'s 13cr3782-JLS and	
13cr4287-JLS.			
The Court has determined that the defendant <u>does</u>	not have the abilit	y to pay interest. It is ordered that:	
The interest requirement is waived. The interest is modified as follows:			

AO 245E

Judgment in Criminal Case for Organizational Defendants Criminal Monetary Penalties

Judgment — Page 5 of

DEFENDANT: GLENN DEFENSE MARINE (ASIA) PTE. LTD.

CASE NUMBER: 3:13-CR-03781-JLS

RESTITUTION					
The defendant shall pay restitu	ution in the amount of	\$20,000,000.00	unto the United States of America.		
Restitution due in the arcase no's 13cr3782-JLS	mount of \$20,000.000.00 (wand 13cr4287-JLS.	rith no interest) to run co	oncurrent to the restitution imposed in		
This sum shall be paid	immediately. as follows:				
restitutionowed by Defenda the defendant Leonard Glen but it shall not be double co ordered to pay restitution fo Shamsa,Pornpun Settaphake (14CR1924-BTM).Any pay the restitution judgment, inc payments, by bank or cashie Clerk of the Court United States District Court Southern District of Califor 333 West Broadway, Suite	nt to the victim. This credit is a total Francis restitution order; that \$5 unted (i.e., it is not a credit of \$10, or the same losses, to include: Leororn (14CR3703-JLS); Alex Wisida ment schedule does not foreclose eluding but not limited to remedies er's check or money order payable inia	tal of \$5,000,000 only based of ,000,000 must be credited to 1,000,000). Restitution shall be at Glenn Francis (13CR378 agama (13CR4043-JLS); John the United States from exercise pursuant to 18 U.S.C. §§ 361	ount shall be credited towards the full amount of on the same \$5,000,000 payment referenced in paragraph 2 of both defendant Leonard Glenn Francis and defendant GDMA, a joint and several with all co-defendants and co-conspirators 1-JLS, 13CR3782-JLS, 13CR4287-JLS); Neil Peterson, Raja a Bertrand Beliveau (13CR3781-JLS); and Edmund Aruffo sing all legal actions, remedies, and process available to collect 13 and 3664(m)(1)(A). Defendant shall forward all restitution fourt," to:		
San Diego, CA 92101 The Clerk shall pay restituti United States Department o DFAS Cleveland, Attn: JFN 1240 East 9th St. Cleveland, OH 44199		yy, at:			
and the United States Attorn later than thirty days after the and the United States Attorn 3612(b)(1)(F). Pursuant to 1	ney's Office of any change in Defence change occurs. See 18 U.S.C. § ney's Office of any change in mail 18 U.S.C. § 3612(c), any money re	endant's economic circumstar 3664(k). Until restitution has ing or residence address, no l received from Defendant shall	as been paid, Defendant shall notify the Clerk of the Court nees that might affect Defendant's ability to pay restitution no been paid, Defendant shall notify the Clerk of the Court ater than thirty days after the change occurs. See 18 U.S.C. § be paid in full in the following sequence: (1) penalty, and other payments required by the		
The Court has determined	that the defendant does r	not have the ability	to pay interest. It is ordered that:		
The interest is modi					